Application Number	Application/Control No.		Applicant(s)/Patent under Reexamination CAO, YANG						
Document Code - DISQ		Internal Do	cument – DC	cument – DO NOT MAIL					
TERMINAL DISCLAIMER	☑ APPROVI	ED	☐ DISAPP	☐ DISAPPROVED					
Date Filed : July 11, 2007	to a Te	et is subject erminal laimer							
Approved/Disapproved by:									
Henry D. Jefferson									

U.S. Patent and Trademark Office

## **▼ T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT**

Date:			26-Jul-07	APPL. S. N:	09620053				
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SUBJEC	<b>T:</b> Decisio	n on Termi	inal Disclaimer(T.D.) filed:						
form par or have a	agraphs i any quest	dentified by ions, pleas	y this informal memo in your e see me or the Special Progi	next Office action to notify applic ram Examiner. THIS IS AN INFOR					
please in	itial, date	and return	this memo to me. THANK Yo	ou.					
$\overline{\mathbf{v}}$	The T.D.	is PROPER	and has been recorded (see	14.23).					
	The T.D.	is NOT PRO	OPER and has not been accep	ted for the reason(s) checked be	low (see 14.24):				
		The TD fee	e of has not been su	ubmitted nor is there any authoriz	ation in the application file for the				
		his/her int		he interest of the business entity	e T.D. has not stated the extent of represented by the signature)				
			acks the enforceable only dur tenting rejection, Rule 321(b)		needed to overcome a non-statutory				
		The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see 14.26 & 14.26.02).							
		The person who signed the T.D.:							
		<u> </u>	s not an attorney "of record"	(see 14.29 and 14.29.01).					
		<u> </u>	nas failed to state his/her cap	acity to sign for the business ent	ty (see 14.28).				
		□ i	s not recognized as an officer	r of the assignee (see 14.29 & po	ssible 14.29.02).				
nor is the re (see 37 CFF			ntary evidence of a chain of title from the original inventor(s) to assignee has been submitted, eel and frame number specified as to where such evidence is recorded in the Office 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and per may be found in the T.D. or in a separate paper of record in the application (see 14.30).						
		The T.D. is	s not signed (see 14.26 & 14	.26.03).					
		The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see 14.32).							
		The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see 14.26, 14.27.02 or 14.26.05).							
		The period	disclaimed is incorrect or no	ot specified (see 14.26, 14.27.02	or 14.26.03).				
		Other:							
			n to request refund (see 14.3 t check this item.	66). NOTE: If already authorized,	credit refund to deposit account				
I have a	ppropriate			the Terminal Disclaimer filed in th	is case.				
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**Docket Number** 129250-000971/US

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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	ē
PEJECTION OVER A PRIOR PATENT	

In re Application of: Yang Cao Application No. 09/620,053

Filed: July 20, 2000

FOI: APPARATUS AND METHOD FOR SYNCHRONOUS AND ASYNCHRONOUS SWITCHING PROTOCOL TRAFFIC

Lucent Technologies, Inc.

residing at

a corporation of Delaware having a principal place of business at 600 MOUNTAIN Avenue,

Murry Hill, New Jersey 07974-0636, a university having an address of п

represents that it is the true owner of the entire interest of U.S. patent Application No.09/620, 053, filed July 20, 2000 entitled Apparatus and Method for Synchronous and Asynchronous Switching of Internet Protocol Traffic" (hereinafter "instant application") by virtue of and as evidenced by an Assignment recorded at the United States Patent and Trademark Office at Reel 011018, Frame 0738.

The owner, <u>Lucent Technologies Inc.</u> of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,865,179. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 158 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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2. The undersigned is an attorney of record.

7/11/07

Signature

Date

John E. Curtin

Reg. No. 37,602

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Terminal disclaimer fee under 37 CFR 1.20(d) is included.

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